## **Guidance for Enrolling Homeless Unaccompanied Youth**

## **Montana Office of Public Instruction**

Excerpt from "The Most Frequently Asked Questions on the Education Rights of Children and Youth in Homeless Situations," 2012, NAEHCY.

**68.** Must schools enroll youth in school without proof of guardianship?

A: Yes. Lack of a legal guardian or guardianship documents cannot delay or prevent the enrollment of an unaccompanied youth. 42 U.S.C. §§11432(g)(3)(C), (g)(1)(H)(iv), (g)(1)(F)(ii). States and school districts have established different procedures for enrolling youth. Some permit the youth to enroll himself or herself; some have the McKinney-Vento liaison handle enrollment; others use caregiver forms to allow adult caregivers to enroll youth. The McKinney-Vento Act requires states and school districts to eliminate barriers to enrollment and retention and to enroll unaccompanied youth in school immediately. 42 U.S.C. §§11432(g)(1)(I), (g)(7). School districts may adopt their own policies to meet these mandates. More information about approaches to enroll unaccompanied youth immediately is available at <a href="http://www.serve.org/nche/downloads/briefs/youth.pdf">http://www.serve.org/nche/downloads/briefs/youth.pdf</a>.

**69.** Can a school require a caregiver to get legal guardianship to enroll a student in school? **A:** No. The McKinney-Vento Act requires states to address enrollment barriers related to lack of guardianship in school enrollment and requires school districts to enroll youth in school immediately, even if they lack a legal guardian or typically required enrollment documents. 42 U.S.C. §§11432(g)(3)(C), (g)(1)(H)(iv), (g)(1)(F)(ii). The decision to seek legal guardianship is a serious decision that significantly affects the legal rights of the parent and caregiver well beyond the school arena. While that step will be appropriate in some cases, it will not be in others.

**Montana Only**: MCA 20-5-503 Caretaker Relative's Educational Authorization Affidavit; grants a relative the same authority as a custodial parent in regard to a child's educational information, services, and medical services related to educational services.

**70.** Who can make educational decisions for an unaccompanied youth?

A: States and school districts have established different procedures for educational decision making. Some permit the youth to make educational decisions on his/her own behalf; some vest the liaison with that authority; others allow adult caregivers to make such decisions. FERPA allows "an individual acting as a parent in the absence of a parent or a guardian" to access a student's education records, thereby permitting schools to discuss educational issues with such caregivers. 34 CFR §§99.3-99.4. The McKinney-Vento Act requires states and school districts to eliminate barriers to enrollment and retention and to enroll unaccompanied youth in school immediately. 42 U.S.C. §§11432(g)(1)(I), (g)(7). School districts may adopt their own policies to meet these mandates. It should be noted that the Individuals with Disabilities Education Act (IDEA) has its own rules and procedures for appointing a "surrogate parent" to make special education decisions for minors, where a parent or legal guardian is not available.

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**71.** Do schools have to contact the police when enrolling unaccompanied youth?

A: Generally, no. Very few states require schools to report runaway youth. State law determines the obligation of a McKinney-Vento liaison, school staff, or service provider to contact child protective services or law enforcement if they suspect abuse. Regardless of such obligations, the McKinney-Vento Act requires schools to enroll unaccompanied youth in school immediately. 42 U.S.C. §11432(g)(3)(C). Further, contacting the police when enrolling youth is likely to violate the Act's requirement that school districts and states eliminate barriers to enrollment and retention in school. 42 U.S.C. §§11432(g)(1)(I), (g)(7). U.S. Department of Education Guidance elaborates that "the McKinney-Vento statute provides a broad mandate to States and districts to change policies or practices that act as a barrier to the enrollment, attendance, and school success of homeless children." 2004 Guidance, G-7. Based on these requirements, schools should exercise care and concern when contacting social services or law enforcement agencies. Youth are unlikely to enroll in or attend school if they fear being taken into custody simply because they are unaccompanied. While educators are required to report reasonable suspicions of child abuse, in many cases unaccompanied youth are in the care of an adult or otherwise out of immediate danger, and there is no reason to suspect abuse. It is likely that state mandatory reporting laws would not require contacting police in such

cases. A state-by-state guide to mandatory reporting laws is available from the Child Welfare Information Gateway, at http://www.childwelfare.gov/systemwide/laws\_policies/statutes/manda.pdf. If school personnel have a reasonable suspicion of child abuse, liaisons should work with police and child protective services to keep the youth in school and to serve the student's best interest. Where state law provides a choice, as most do, schools should contact child protective services rather than the police. Child protective services agencies should have the training and facilities to respond more appropriately to such reports.

**72.** What if an unaccompanied youth gets injured in school? How will the child receive medical care without a parent? Will the school be liable?

A: If an unaccompanied youth has a medical emergency, the school can contact the local emergency room. Medical professionals should be familiar with the rules to treat minors and will respond appropriately to medical emergencies. Liability for injuries is based on a party's failure to exercise reasonable care. By exercising reasonable care in creating a safe environment and responding appropriately to medical emergencies, the school can help protect itself from liability. In any event, such concerns do not relieve the school of its responsibilities under the McKinney- Vento Act. Indeed, if a school violates the Act by refusing to enroll an unaccompanied youth in school, and the youth is subsequently injured off school grounds, a parent or guardian could have a cause of action to sue the school for having turned the youth away. As state laws vary regarding the rights of minors to receive medical care without a parent or guardian, McKinney-Vento liaisons and other advocates may wish to contact the Center on Adolescent Health and the Law (http://www.cahl.org/) or state/local resources for more information. A legal memorandum on unaccompanied youth's access to medical care is available at http://www.naehcy.org/memos.html.

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**73.** If runaway youth would just follow their parents' rules, they could live at home; why should we encourage their bad behavior?

A: Most runaway youth, especially those who are on the streets a significant length of time, have fled from abusive homes for their own survival. Some leave home without a parent's permission; others are Denise Juneau, Superintendent • Montana Office of Public Instruction • www.opi.mt.gov

forced out of their homes by their parents or guardians. Studies of unaccompanied youth have found that 20 to 50 percent were sexually abused in their homes, while 40 to 60 percent were physically abused.5 Severe dysfunction in the home is also common. Forty percent of callers to the National Runaway Switchboard identified negative family dynamics as the leading reason for leaving home.6 For example, over two-thirds of unaccompanied youth surveyed in a recent study reported that at least one parent abused drugs or alcohol.7 Many young people are not welcome in their parents' or guardians' homes due to their sexual orientation or identity, pregnancy, or other types of family conflict. For example, 20 to

40% of homeless youth in one study identified themselves as gay, lesbian, bisexual and/or transgender, compared to only 3-5% of the overall population8, and 10% of currently homeless female teenagers are pregnant.9 Youth often leave home to remove themselves from an immediately painful situation, but without plans for what to do next. In a recent survey of unaccompanied homeless youth in California, over half felt that being homeless was as safe as or safer than being at home.10 5,000 runaway youth die every year from assaults, illness, or suicide. Yet many runaway youth continue to value education and the opportunities, safety, and stability it provides. Excluding these youth from school will harm them and society.

For more information regarding the information contained in this document you may contact the OPI's Homeless Education program at (406) 444-2036 or <a href="https://document.gov">https://document.gov</a>. Information can also be obtained from the following agencies.

National Association for the Education of Homeless Children and Youth P.O. Box 26274 Minneapolis, MN 55426 Phone: 202-364-7392

Fax: 202-318-7523 www.naehcy.org National Law Center on Homelessness & Poverty 1411 K Street, NW; Suite 1400 Washington, DC 20005 Phone: 202.638.2535 Fax: 202.628.2737

www.nlchp.org